B-/-1800 (R-05-08)	
RATE OF PREMIUM	
Φ	

State of New Jersey Department of the Treasury Division of Taxation Beverage Tax Branch BEVERAGE TAX BOND

BOND NUMBER			

TOTAL PREMIUM CHARGED

h			
h			

LICENSE NUMBER					

also known aslocated at				Country of		
State of						
a corporation of the State						
County, and duly authoriz						
New Jersey in the sum of			•	· ·	•	
America, to be paid to the					=	
be made, they bind Thems			-	•		•
SEALED with their sea	ls and dated this		day of		_, 20	
THE CONDITION OF TH	HIS OBLIGATION IS SU	CH that w	hereas the abo	ove named principle has a	applied for a	
(License Type)						
Pursuant to the provisions						ended, such license
being for the period begin	ning on the day	of	, 20	and ending on the 30 th	day of June	which business
is proposed to be conducted	ed at No		Street, in			_, County of
	State of			, and at No	Street,	
in						
	Street, in		, Co	ounty of		, New Jersey.
fully comply with the prov supplemented, and with the to be void, otherwise to be	ne rules and regulations of	the Direct				
THIS bond is executed upon the 1. The aggregate liability of the 2. If the surety shall deposit with New Jersey shall take any lawful principle, provided that no such six months from the time said de shall be applied to the liability of the stay the accrual of interest on the 3. This bond may be cancelled be liability shall at the expiration of days, together with penalties and	Surety for all or any defaults of the had the said Treasurer of the State of a laction, requested in writing by the request shall be complied with up by him as payment of the taxes, prosit is made, the Treasurer of the taxes of the excess not collected from the excess not collected from the surety hereunder. Pending said the indebtedness of the principle, by the surety at any time by giving said thirty days cease and determine the said thirty	the principle of New Jerse he surety (butil such deponalties & i he State of New principle. I period, the gthirty days mine, except	hereunder shall in by the full amount ut at its expense), osit shall have be nterest so claimed ew Jersey shall co At the expiration State may have us	n no event exceed the penalty of the taxes, penalties and interto enforce the rights and remeden made. Any amount so deposed to be due until six months after the maount due from the penalties of said six months, the Treasuse of said deposit, and of any in the Treasurer of the State of Notes.	est claimed by the ies of the State of I sited with the Treas r the making of suc principle, or any parer of the State of I terest thereon, but sew Jersey, in which	New Jersey against the surer of the State of the deposits. If within art thereof, the same New Jersey may apply such deposit shall not a event the surety's
Attest:						(L.S.)
1111001.				Principle		
						(L.S.)
Attest:						(L.S.)
			By:			
Countersign	neu at					
By: Reside	ent Agent			Address of issuing of	office	
	7110 1 15 VIII			4 1441 000 01 10041112 (/11100	